UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

United States of America)	
v.) Case No: DNO	CW303CR000036-002
ISSAC LINDSEY HUEY) —	94-058
Date of Original Judgment: June 15, 2004		
Date of Last Amended Judgment: May 21, 2009	Ross Hall Richardson	
	Defendant's Attorney	
Order Regarding Motion for Sentence	Reduction Pursuant to	18 U.S.C. § 3582(c)(2)
Upon motion of ■ the defendant □ the Direct § 3582(c)(2) for a reduction in the term of imprisonment subsequently been lowered and made retroactive by the U § 994(u), and having considered such motion, and taking and the sentencing factors set forth in 18 U.S.C. § 3553(a)	imposed based on a guide nited States Sentencing (into account the policy st	eline sentencing range that has Commission pursuant to 28 U.S.C. tatement set forth at USSG §1B1.10
IT IS ORDERED that the motion is:		
	t's previously imposed se	reduced to
\ 1 /	Amended Offense Criminal History C Amended Guidelin LINE RANGE range. Than the guideline range a less than the amended gu range. The soft the offense, as well	Level: 33 Category: III ne Range: 168-210 applicable to the defendant at the time nideline range. Il as Defendant's misconduct in prison
in 2009.	nary actions since 2003 if	ncluding two since his sentence reduction
* Defendant is also serving a 60 mor	th consecutive term of in	nprisonment on Count Eleven.
III. ADDITIONAL COMMENTS Upon release from imprisonment, and absent a residentia from incarceration, it is ordered that as a condition of sup Residential Reentry Center for a period not to exceed 90 Officer.	ervised release the defend	dant shall submit to the local
Except as provided above, all provisions of the judgment	dated <u>June 15, 2004</u>	shall remain in effect.
IT IS SO ORDERED.		
Order Date: March 12, 2012	Trans	Who he has
Effective Date: (if different from order date)	Frank D. Whi United States	itney District Judge